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IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of:

Nigel Robert Arnold BEELEY *et al.*

Appn. No.: 09/003,869

Filed: January 7, 1998

For: **Use of Exendins for the Reduction of
Food Intake (as amended)**

Art Unit: 1653

Examiner: Abdel A. Mohamed

Atty. Docket: 18528.032 / 231/181 US

Confirmation No.: 9574

Amendment to Correct Inventorship Under 37 C.F.R. § 1.48(a) and 1.48(b)

Mail Stop Issue Fee
Commissioner for Patents
P.O. Box 1450
Alexandria, VA 22313-1450

Sir:

It is respectfully requested that the inventorship of the above-identified application be amended from:

**Nigel Robert Arnold Beeley, Kathryn Prickett and Sunil Bhavsar
as joint inventors**

to:

Andrew A Young and Sunil Praful Bhavsar as joint inventors.

Request under 37 C.F.R. § 1.48(a)

During preparation of this application, Andrew A. Young was omitted as a named inventor without deceptive intent on his part. The addition of Andrew A. Young as a joint inventor is hereby requested under 37 C.F.R. § 1.48(a). Enclosed herewith are:

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Nigel Robert Arnold BEELEY *et al.*
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1. A Declaration by Andrew A. Young under 37 C.F.R. § 1.48(a)(2);
2. An executed Declaration and Power of Attorney signed by Andrew A. Young and Sunil Praful Bhavsar;
3. A Written Consent of Assignee under 37 C.F.R. § 3.73; and
4. An Assignment of all right, title and interest in the above-referenced U.S. Patent Application from Andrew A. Young to Amylin Pharmaceuticals, Inc.

Request under 37 C.F.R. § 1.48(b)

In addition, during prosecution of this application, amendment and/or cancellation of claims has resulted in Nigel Robert Arnold Beeley and Kathryn Prickett no longer being inventors of the presently claimed subject matter of the above-referenced application. The deletion of Nigel Robert Arnold Beeley and Kathryn Prickett as joint inventors is hereby requested under 37 C.F.R. § 1.48(b).

The Commissioner is hereby authorized to charge the processing fee of \$130.00 required under 37 C.F.R. § 1.17(i) for consideration of this amendment to Deposit Account No. 50-2387. Applicants do not believe that any additional fees are due in conjunction with this filing. However, if any fees are required in the present application, including any fees for extensions of time, authorization to charge such fees is given in the accompanying transmittal letter.

Respectfully submitted,



David R. Marsh (Reg. No. 41,408)
Milan M. Vinnola (Reg. No. 45,979)

Date: July 15, 2004

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Declaration by Andrew A. Young under 37 C.F.R. 1.48(a)(2)

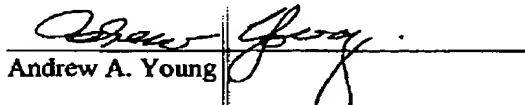
Mail Stop Issue Fee
Commissioner for Patents
P.O. Box 1450
Alexandria, VA 22313-1450

Sir:

I, Andrew A. Young, declare that:

1. I am a co-inventor of the above-captioned patent application;
2. The error in inventorship due to the exclusion of my name in the application papers as originally filed occurred without deceptive intention on my part; and
3. All statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

Signed this 14 day of JULY, 2004.


Andrew A. Young

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